IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

Eugene Volokh,)	
Plaintiff,)	Case No. 3:25-cv-00701
v.)	District Judge Aleta Trauger
Williamson County Archives & Museum	<i>)</i> :}	
Bradley Boshers, Archives Director for)	
The Williamson County Archives &	ń	
Museum; Williamson County Circuit	í	
Court Clerk; Debbie McMillan Barrett,)	
Circuit Court Clerk,	Ś	
)	
Defendants.)	

Defendants' Memorandum of Law in Support of Motion to Dismiss

Exhibit 1, email correspondence enclosing requested records

Lisa Carson

From: Lisa Carson

Sent: Thursday, June 26, 2025 4:41 PM

To: susan.kay@vanderbilt.edu; Jennifer.Safstrom@vanderbilt.edu;

Ryan.Riedmueller@vanderbilt.edu

Subject: Volokh v. Williamson County Archives & Museum, et al.

Attachments: Rule Docket Cir Ct.pdf; Responsive Records.pdf

Categories: OnePlaceMail Deletion

Counsel, this office represents the Defendants in this matter. My clients were served with process today and provided a copy of the Complaint and the Motion for Preliminary Injunction to me. I anticipate that I will file a Notice of Appearance on their behalf in short order.

It is my understanding that the documents requested by your client from the Circuit Court and the Public Records Coordinator for Williamson County are as follows:

The following court records in the case Garramone v. Curtsinger, Case No. 22-CV-602:

Ex parte temporary order of protection

The actual ex parte order

The respondent's counter-petition

Any responses or replies relating to the petition and the counterpetition.

The Complaint and Motion for Preliminary Injunction request that these records be provided and are signed by Professor Kay. Since we know Professor Kay to be a citizen of the state of Tennessee based upon the information available on the BPR website and her long-standing tenure at Vanderbilt, we have treated the pleadings in this case as a request for the above-referenced records by a Tennessee citizen, and I have attached the records to this email. You will see redactions of home addresses, phone numbers and names of minor children to comply with the exceptions to the Public Records Act found under Tenn. Code Ann. 10-7-504(a)(16) and (t). (While it appears that the minor children were likely not alleged "victims" for purposes of this Order of Protection, we redacted their names out of an abundance of caution. If you don't agree that those redactions are permissible under the law, please let me know and we can discuss that issue.). No other materials have been redacted. Because of the de minimus nature of the production, there is no charge for the copies.

The documents attached are primarily General Sessions Court documents that are in the Circuit Court file due to an appeal. In the appeal to the Circuit Court, it is my understanding that the sole issue was award of attorneys' fees. Accordingly, there were no documents meeting the description above bearing the Circuit Court Judge's signature. I have attached a copy of the rule docket for the case for your reference.

Our provision to Professor Kay as a Tennessee citizen is not intended to be a waiver of any argument we might make in this case regarding the propriety of declining records requests from non-citizens. As you know, we have just been served with the Complaint and are evaluating our position. However, since the production of these documents, which you may certainly share with your client, resolves any immediate issue of irreparable harm, I would anticipate it will resolve the preliminary injunction issue. Please let me know whether we can reach agreement as to that issue and move forward with responding to the Complaint in an orderly fashion, or whether it will be necessary for our office to file a response to the Preliminary Injunction Motion. Given the demands on the time of our judges in the Middle District, I would hope that we can put this threshold issue aside and focus on the

I look forward to hearing from you, and to working with you on this interesting case.

Lisa M. Carson Buerger, Moseley & Carson, PLC Two Town Center 4068 Rural Plains Drive, Suite 100 Franklin, Tennessee 37064 Phone: 615-794-8850

Petition for Order of Protection and Order for Hearing

2022-602

Case # (the clerk fills this in):

2022-0P5-093

					2022 OP J M 093
In the GEI	NERAL SESS	SIONS Court	of WILLIAMS	SON County, TN	
Petitioner (List Child	r's name: <i>(pe</i> 's name if file	erson needing ed on behalf o	nprotection) fperson unde	er 18 years of age	e pursuant to TCA §36-3-602)
Lisc].	Lenah	$\alpha \cap$	Garramone
firsl			middle		last
Check if	Applicable:				
☐ Petition	ner is under ' years of age)	18 and this Pe pursuant to T	rca 636-3-60	2. This reauest is	f an unemancipated person (someone s being made by or □ legal guardian or □ a caseworker.
☐ This re- Person or	quest is being n whose beha	g made by a l alf this Petition	aw enforcements	ent officer pursua ents in writing to	nt to TCA §36-3-619. the filing and signs here
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Name 7 1.1 <u>1 + 5</u> 2 <u>1 1 1</u>	(AL -		telationship to Res NO 1	re lation	Age Relationship to Respondent
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Responde	ent's Employe	τ: Employer's na	ame	Water see that a second	Employer's phone #
Describe	Respondent	· · · · · · · · · · · · · · · · · · ·			Little Williams CON Clina
Sex	Race	Hair	Eyes	<u> </u>	leight – Weight – SSN – Other
□ Male	☑·White	□ Black	☐ Brown	Height Weight	(0'.2"
□ Female	☐ Asian ☐ Black	⊡-Grey □ Blond	☐ Hazel	Social Sec. #	(Provided to Clerk's office if known) Do no list it here. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	☐ Hispanic ☐ Other:	☐ Bald ☐ Brown	☐ Green ☐ Gray	Scars/Special Features	
		☐ Other:	☐ Other:	Phone Number	

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	List all children und	ler 18 that	you have:		
i		ing addres	ses would put you or you	r child in danger. If so, le	eave any spaces for addresses
	blank. Name of Child	Age	Is Respondent the parent of the child? (Write "yes" or "no")	Does the child need to be protected from the Respondent?	Child's address
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	\		No	43	Note Brille Try
					311/2
)	Where else have months? Children's previous				her) lived during the last 6
)	Other Court Case	es – Is the	ere any court, other tha cluding cases in which t	n this court, in which the parties have childre	the respondent and petitioner en in common)
	☐ Yes ☐ No If	"Yes," fill	out below:	Case Number	
	County and State of other case:			(if you know it):	TO OUT Our and
	Kind of case (check all that apply):		e 🛘 Domestic Violence 🕻		

Part of

Name	Address
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D	he Abuse (incomplished about of paper if page and attach to Potition)
scribe abi	be Abuse – (use additional sheets of paper if necessary and attach to Petition) use, stalking or assault (include, IF APPLICABLE, information about abuse or fear of abuse to your
D1 00	ersonal property or animals) (34 SCC CELLACHED SICHEMENTS
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h(J) M	when did this happen? I CONSON COUNTY Ultiple locations Toted in attached Stevenment
scribe an	y weapons used.
N	ic meapons used
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ask th	e court to make the following Orders after the hearing: (check all that app
	No Contact Please order the Respondent to not contact: □ me □ our children under 18, either directly indirectly, by phone, email, messages, text messages, mail or any other type of communicat or contact.
0 0	Stay Away Please order the Respondent to stay away from ⊡ my home ⊡ my workplace or ⊡ fr coming about me for any purpose.

1

10/27/2021 Form #OP2021-1 Case 3:25-cv-00701

STATEMENT FOR ORDER OF PROTECTION:

Joe Curtsinger seemed to be a good friend and neighbor for a few years. He supported me when I ran for the Commissioner seat in 2020 and continued to support me in my capacity as an elected official until March/April of this year. In March, I discovered that he had been taking down campaign signs for a county commission candidate and had stacked them behind the flower box by his mailbox. He lied to me about having done it—I have pictures of where he placed the signs—this was the first interaction that gave me an idea that he was not trustworthy. Then I began looking through information on him that was available online regarding multiple lawsuits and the one theme in all of these was that he was discovered to be lying in each one.

Next, there was a vote happening in the April meeting to approve a Kroger development.

Joe was not in favor of this and expected me to vote his way. He threatened me prior to the vote and after the vote – telling me I would regret voting in favor of this development. One of his known associates, Larry Gardner, asked me to meet him for lunch on April 5, 2022. At this lunch, he told me "things will not go well for you vote for yes for this development, Joe will be coming for you"

In June 2022, we met in Town Hall about a noise complaint Joe had filed against the Church of Nolensville. I was trying to help him with this situation but it was definitely challenging and it was not going the way he wanted. In this same timeframe, the new zoning proposal for the town came out and Joe became incensed with the first version of this. This drove another wedge in the friendship because I thought the Planning Commission and BOC could find a way to make adjustments and make the zoning work – he did not want any of it – I think he was so angry because he was an elected official prior and has input/control when the original zoning was put in place.

On July 19, 2022, we were both attending a church event (Theology on Tap – Monks Are Real). He was very rude and hateful to me in front of fellow church members and introduced me as "the useless, no-good, government official we have here in Nolensville." A few weeks after this was when I asked him not to contact me on my personal phone any longer. I believed that as an elected official, I had to allow him to contact me via my town phone and email. After this incident, several people let me know that he had been spreading rumors about me within our church membership and I could tell because people began behaving differently toward me.

His citizen comments at meetings were becoming increasingly angry and I began to feel very uncomfortable – a few times I had other commissioners or police officers walk me to my car after meetings.

As we entered into "election season" Joe began targeting people who had my signs in their yards – I know this because several asked me to come get the signs because they did not want to be targeted by him and his associates. He (Joe) began spending time with Tommy Dugger because he knew that Tommy had some information from October 17, 2020, that if twisted in just the right way, could be damaging to my reputation. He began sending this information to the Board and eventually to the local media (Channels 2,4,5,17 and all the newspapers). Because he was sending out incomplete and knowingly false versions of the information, I filed a lawsuit against him and the others involved. This did not stop him, it caused him to become unhinged. He showed up to one of my Q&A events and brought a stack of copies of the lawsuit and was being very aggressive with me and the other people at the event – more than one of the women told me that they were very scared/uncomfortable with his behavior and almost called the police on him during this event as they did not feel safe.

During the two weeks of early voting, he began showing up multiple times a day, videotaping me while he was there, and yelling things at me from his truck/car window. It became so bad, that I decided I could not be safe and be there during the last week of early voting. I relied on my volunteers to cover most of the day but somehow Joe knew right when I would arrive and would show up to yell things at me or videotape me then

He had his friend, Larry Gardner, drive by my house multiple times with the large signs of the new candidates he was supporting in the back of his truck (I do not live on a thru street — there is no reason for anyone to be driving on my street that does not live in that part of the neighborhood).

I found out from another known associate of his that he sent copies of all the edited videos, the news stories that channel 4 and 5 ran, and the lawsuit to my HR department at work – with the intent of getting me fired from my regular day job. This individual would like to remain anonymous for their protection.

On election day, he drove by me at one of the polling locations (Sunset Elementary) yelling at me from his car window as I was setting up my table. And the same day, he spent the majority of the day walking the voter line at the Noiensville Recreation Center location with the other two candidates telling the voters that I had a pending DUI charge — which he knew and they knew was false. Unfortunately, I did not become aware of what he was saying to people until after the polls closed. Courtney Adams, who was helping me that day, heard what he had been saying around 6pm and told him to stop spreading false information. He became enraged with her and the others who were there representing me — screaming uncontrollably, shaking his fist in their faces, and backed down when he realized that the voters were watching this.

I have been told by one of his known associates that he is going to keep coming after me – even after the election results. I dealt with all this while being an elected official because I did not think I had any recourse. I am a private citizen again now and I want him stopped. I do not know all the history of what he has done in the past or what he is capable of, but I do know that grown men are afraid of this man and do not want to be targeted by him. I want protection for me and my daughters. I do not feel safe going to church, walking my dog, going to any public places in Nolensville, I do not feel safe in any location where he might be. I think he could/would harm me physically as that is the only thing left for him to do at this point – he has thoroughly damaged my reputation and made the town where I live unsafe for me as long as he is there.

As evidence that he is continuing to come after me, he and whoever he asks to do so on his behalf, have continued to reach out to Channel Four news to come and ambush me at the final meetings I need to attend with claims that are half truths. We all know the media is most interested in a salacious headline, not actual truth. I did take the time to interview with them to give all of the information and hopefully put a stop to this. Additionally, I am providing sworn statements to the Bureau of Ethics and Campaign Finance of the behavior so they can look into all of this as well.

I am asking this court to please protect me and my family from any additional threats from this man.

(1)	o'/	Personal Conduct Please order the Respondent not to: Cause intentional damage to my property or interfere with the utilities at my home. Hurt or threaten to hurt any animals that I/we own or keep.				
1		Temporary Custody Please give me temporary custody of our children.				
11)		Child Support Please order the Respondent to pay reasonable child support.				
12		Petitioner Support (if married) Please order the Respondent to pay reasonable	spousal support.			
(3)		Move-out / Provide other housing Please order the Respondent to (check one): □ move out of our family home immediately or □ provide other suitable housing (if married)				
		☐ Check here if your home or lease is in the Re	espondent's name only.			
		☐ If the parties share a residence, please allo personal effects such as medicine and other thi	w the Respondent to obtain his/her clothing and ngs he/she may need.			
4		Counseling/Substance Abuse Programs Please order the Respondent to go to a certified batterers' intervention program if one available in the area or a counseling program.				
(15)	团	No Firearms Please order the Respondent not to have, possess, transport, buy, receive, use or in any other way get any firearm. List all firearms that you believe the Respondent owns, controls, or has access to:				
		Type of Firearm (Pistol, Rifle, etc.)	Location			
		I do not know				
		what weapons				
		he owns				
	,					
16)	Ø	Animals / Pets Please give me custody and control of any an me, the Respondent, or the children listed above	imal owned, possessed, leased, kept or held by re.			
17)	Ø	Costs, fees, and litigation taxes Please order the Respondent to pay all court costs, lawyer fees, and taxes for this case.				
18		Transfer the billing responsibility for and rights to wireless telephone number(s) Please issue an order directing, a wireless telephone service provider, to transfer the billing responsibility for and rights to the wireless telephone number or numbers of petitioner since petitioner is not the account holder.				
		Current account holder (name):				

Billing telephone number:
New account holder (name):
All telephone numbers to transfer to new account holder:
Telephone number (include area code):
Check box to include attachment with additional telephone number(s).
If the judge makes this order, you will be financially responsible for the transferred wireless telephone number or numbers, including the monthly service costs and costs of any mobile device associated with the wireless telephone number or numbers. You may be responsible for other fees. You must contact the wireless service provider to find out what fees you will be responsible for and whether you are eligible for an account.
Other Orders: (General Relief) Respondent Should Staut
LOW HOM MUY CHUICK AND JOWN J
Hall unen II am present.
sk the court to:
 Make an immediate Temporary Order of Protection. (Ex-Parte Order of Protection) Notify law enforcement in this county of that Order. Serve the Respondent a copy of that Order and Notice of Hearing to take place within 15 days of service. Serve a copy of the Request, Notice of Hearing and Temporary Order on the parents of the Petitioner (if the Petitioner is under 18 years of age) unless the Court finds that this would create a serious threat of serious harm to the Petitioner. T.C.A. §36-3-605 (c)
per (parent/lega) guardian/caseworker/law enforcement personnel) signs below in front of a bublic and swears that he/she believes the above information is true:
Date: // d3 duda
Notary fills out below (TCA §36-3-602) – I declare that the Petitioner has read this Petition, and swears it be true to the best of her/his knowledge. Sworn and subscribed before me, the undersigned authority, By (Print name of notary): On this date: 11/2 3/22 Notary or Court Clerk or Judicial Officer signs here Date notary's commission expires

محتث

1800

10/27/2021 Form #0P3934·13:25-cv-00701

Document 14-1 Filed 07/17/25 Page 10 of 25 PageID #: 92

The court finds good cause and will is:	sue a Temporary Order of Protection.
☐ The court does not find good cause as court finds there is no immediate and present dar request for a <i>Temporary Order of Protection</i> . The	nd denies a Temporary Order of Protection - The nger of abuse to the petitioner and denies the Petitioner's court will set the matter for hearing.
	FOR HEARING and explain to the judge why the judge should or should
not issue an Order of Projection against the Resp	pondent. 1/22 at (time): 8:30 (xx a.m.) p.m.
at (location): Williamson County Judicial Buildir Room A. at 8:30 AM-7	
DC05	Date 11/23/22
Judicial Officer's-signature	
Proof of Service of Petition, Notice of Hearing and Temporary Order of Protection: Respondent was served on (date):	If the Petitioner is under 18 (and Petitioner is a social worker filing on behalf of a minor) and service of these documents would <i>not</i> put him/her at risk, the Clerk will serve and fill out below (TCA \$ 36-3-605(c))
Respondent was served on (date): at (time): Personal service Personal Service to U.S. Mail per TCA §§ 20-2-215 and 20-2-216 (The Respondent does not live by Tempessee.)	1 served the child's parents of copies of the Femion, wonce of
Server's signature	Hearing, and Temporary Order of Protection by personal delivery or U.S. Mail on: (date):at (address):
Print Name	Clerk's signature:
Petitioner was served on (date): by (check one):	
☐ Personal service	
Server's signature	
Print Name	

Notice to the Respondent about Firearms

If the court grants the Pelitioner's request for a Protective Order:

- You will not be able to have a firearm while this or any later protective order is in effect. You will have to transfer all firearms in your possession within 48 hours to any person who is legally allowed to have them. 18 U.S.C. §922(g)(8), TCA §36-3-605(g), TCA §36-3-625.
- You will not be allowed to buy a firearm until the court says otherwise.

Den, Daniel Robertson

10/27/2021 Williamson County Sherlit's Unity Petition for Order of Protection Form #OP2021-1 3:25 16 17 17 17064 Document 14-1 Filed 07/17/25

Temporary Order of Protection (Ex Parte Order of Protection)

In the GENERAL SESSIONS CIVIL Court of WILLIAMSON County, FRANKLIN, TN

2022-602 Case # (the clerk fills this in): 2022-0P-5M093

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The Poling of the	etition was ma	nde by a law en the law enforcer	forcement officer panent officer.		36-3-619 and Pelitioner cons	sented to the
etition	er's childrer	n under 18 pro	otected by this O	rder: relatio		1
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Respond	ent's Employe	Employer's na	оте		Employer's phone #	
Describ	Responden	t:			ALLEN ACTION OF OTHER	
Sex	Race	Hair	Eyes		Helght - Weight - SSN - Other	25 <i>0</i>
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			☐ Grey	PRORETOTION		
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Petition	l ner's relation	ship to the Res	pondent (Check al	I that apply):	the live together	1
□ W	e are married	or used to be m	arded		er or used to live together. , used to date, or have had so	ėx.
161	e have a child	together.	ption, or are/were in	n-laws. (Specify):	, 0300 to 0010, 01	*
	e are relatives	s, related by auc	whose relationship	ic described abov	re (Specify):	
	a are the chile	negan a fo neri	whose relationship	12 002011000 000	ent has sexually assaulted me	

01/01/17\ Form 40820873:25-cv-00701

Document 14-1

Filed 07/17/25

Temporary Order of Protection (ORDER OF THE COURT)

Page 12 of 25 PageID #: 94

page 1 of 3

The Court having reviewed the Petition for Temporary Order of Protection and finding, pursuant to TCA §36-3-605(a), that Petitioner is under an immediate and present danger of abuse from the Respondent and good cause appearing, the court issues the following:	WarningI ☐ Weapon involved ☐ Has or owns a weapon
Orders to the Respondent:	
☑ Do not abuse, threaten to abuse, hurt or try to hurt, or frighten Petit	tioner and/or Petitioner's minor
children under 18. ☑ Do not put Petitioner and/or Petitioner's minor children under 18 in featier being able to leave or get away.	r of being hurt or in fear of not
M Do not stalk or threaten to stalk Petitioner and/or Petitioner's minor child	ren under 18.
Do not come about the Petitioner and/or Petitioner's minor children protected or to a shared residence) for any purpose.	by this order (including coming by
Do not contact the Petitioner and/or Petitioner's minor children protected by the by phone, email, messages, mail or any other type of communication or contact.	Ct.
If the parties share(d) a residence, Respondent must immediately and temporary	orarily vacate the residence shared
with the Petitioner, pending a hearing on the matter. If the parties shared a residence, Respondent can obtain his/her clothing and as follows: (List process as approved by local law enforcement personnel)	personal effects such as medicine
DO NOT GO TO THE PETITIONER	S CHURCH
OR TO NOLENSVILLE TOWN	JALL
WILL PETITIONER IS PR	RESENT
VOITED TO THE TOTAL TO THE TOTAL TOT	
You must not hurt or threaten to hurt any animals owned or kept by the Petition Other orders:	ner/Petitioner's children.
The control of the co	
☑ Go to court on (date): 12/4/22 12/8/22 at 8:30	AM (DCB)
at (location): WILLIAMSON CO JUDICIAL BLDG 135 4 TH AVE SOUTH FRANK	KLIN, TN. COURTROOM A
You must obey these orders until the date of the hearing or until chan you do not agree with these orders, go to the court hearing and tell the court when make orders against you. You have the right to bring your own lawyer. If you do you may be fined and sent to jail.	ges are made by the court. If you do not go, the court can o not obey all orders on this form,
Only the court can change this Order. Neither you nor the Petitioner can at the Petitioner tries to contact you or agrees to have contact with you, you must o can be sent to jail for up to 10 days and fined up to \$50 for each violation	bey this Order. If you do not, you
(TCA § 36-3-610)	
Date: 11/23/21 Time: 1:24 Da.m. Prop.m.	

This is a Court Order

Warnings to Respondent:

A copy of this Order will be sent to all law enforcement agencies where Pelitioner resides AND any court in which the respondent and petitioner are parties to an action. Any law enforcement officer who reasonably believes you have disobeyed this Order may arrest you.



If you hurt or try to hurt anyone while this Order, probation or diversion is in effect, you may face separate charges for aggravated assault, a Class C felony. (TCA § 39-13-102(c))

Proof of Service The Respondent was served copies of the Petition, Notice of Hearing, and Temporary Order of Protection on: (date):	If the Petitioner is under 18 and serving these documents would not put him/her at risk, the Clerk will serve and fill out below. (TCA § 36-3-605(c)) I served the child's parents copies of the Petition, Notice of Hearing, and Temporary Order of Protection by personal delivery or U.S. Mail on: (date): All (address): Clerk's signature:
EX PARTE IS RESET TO	AT
EX DARTE TO REMAIN IN FULL FORCE AND EI	FFECT.
RESPONDENT WAIVES HIS OR HER RIGHT TO	A HEARING WITHIN 15 DAY RULE.
DATE: JUDGE:	
	

DEBBIE MCMILLAN BARRETT 135 4TH AVE. SOUTH FRANKLIN, TN. 37064 615-790-5454

This is a Court Order

Temporary Order of Protection (ORDER OF THE COURT)

page 3 of 3

					202	2-602
Dismiss	al of Orde	r of Protecti	on Petition	!	Case # (the clerk	fills this in);
☐ Petitioner	is under 18				2022 O	P 7 14093
		NS Court of WILLI	AMSON County	ΓN	aoaa. a	
In the GENE	KAL SESSIO	49 COUNT OF ANICE	AMOON County,	* 1 4		
If Petitioner is TCA §36-3-60	2. This Request	hild's name if filed on is boing made by		paled person (someone unde who is C) child's paren	∠)	mor Extraction.
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Petitioner	r's Children	under 18 Prote	cted by this Ord	ler:		
Name		Age Rela	tionship to Responden		- · · · · ·	ationship to Respondent
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Respond	ent's Inform	ation (person you	want to be protected	d from):	OVIC	
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Responden	t's Employer:	Employer's name		Emp	loyer's phone II	
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Sex	Race	Hair	Eyes	Height	- Weight - SSN	- Other
	 	El Black	□ Brown	Height	(p'2")	Weight 950
(QMale ☐ Female	Çl-White ′ ☐ Aslan	I Grey	☐ Hazel	Social Sec. #		
Litentale	☐ Black	(☐ Blond	[] Blue	(If known)		
	☐ Hispanic	☐ Bald	☐ Green	Scars/Special Features		
	El Other:	☐ Brown	☐ Grey	Godinopolist Vitter	ļ.,	
		Other:	Other:	_ Phone Number	1	
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STUP -	t Hamalau Biad	m•				:
	t Hereby Find					\$ \$
The court	finds that the f	Petition is dismiss	ed for one of the fo	ollowing reasons:		
				•		
☐ That t	he Petitioner h	as dismissed the	petition.			
☐ That t	he Petitioner d	lid not show up for	r court.			
」 That t	he Pelilioner o	lid not prove the e	vidence in the pet	ition by a preponderan	ce of the eviden	.ce.
The Cour	t Further Find	ls, Regarding Co	sts:			
	16	that arrain detectors	AANAN 12 NAL BASI	not a domestic abuse vied on the fact that the	DOMESTIC CAN	
petitio	n be dismisse	ed, failed to atten	a the nearing of I	incorrectly filled out the	o polition, <u>circo</u>	

SCHWED

knew that the allegation of domestic abuse, stalking, or sexual assault was false at the time the petition was filed.

The Court orders:

That the Petition for the Order of Protection is dismissed (check one)

without prejudice with prejudice.

That the costs and litigation tax of this cause are not taxed to the Petitioner.

That the costs and litigation tax of this cause are taxed to the Respondent, for which execution shall issue, if necessary.

That the costs and litigation tax of this cause are taxed to the Petitioner, for which execution shall issue, if necessary.

Date: 12-8-2027

Signature of Judge or Chancellor

DEBBIE MCMILLAN BARRETT CIRCUIT COURT CLERK 135 4TH AVE. SOUTH FRANKLIN, TN. 37064 PHONE: 615-790-5454

FAX: 615-790-5483

Signed by Judge IN THE GENERAL SESSIONS COURT FOR WILLIAMSON ROUNTY AVER TENNESSEE

LISA GARRAMONE,	GENERAL SESSIONS
Petitioner	}
٧.	2 / (, } DOCKET NO: 2222-OP- JM093 }
DR. JOE CURTSINGER	
Defendants.	}

ANSWER TO REQUEST FOR AN ORDER OF PROTECTION BY DR. JOE CURTSINGER AND MOTION TO DISMISS PERSUANT TCA §20-17-105

Defendant, Dr. Joe Curtsinger, (hereinafter called "CURTSINGER") hereby answers the request for an Order of Protection lodged against him by Lisa Garramone, (hereinafter call "GARRAMONE") as follows:

- 1. CURTSINGER denies that he has made any threat necessitating an Order of Protection.
- 2. All the actions listed in the STATEMENT FOR ORDER OF PROTECTION involve communication protected by the Ist Amendment to the Constitution. Any communication by CURTSINGER to any third party was in the exercise of his free speech rights accorded citizens of this County, State and US Government. In particular, the 1st Amendment to the Constitution states,

"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances." Free speech includes speaking about political issues and candidates for office.

- Getting angry or incensed about political positions is a right. Contacting local
 media to report problems with a candidate is also within his right as a citizen.
 CURTSINGER collectively denies making any speech other than political speech.
- 4. All the action GARRAMONE complains of (Driving a car by her house with political signs) is legal campaigning behavior.
- 5. CURTSINGER admits to standing with other candidates telling voters of GARRAMONE's drinking and driving behavior and ticket fixing behavior. He did so as a citizen of the area she represents.
- 6. GARRAMONE complains that CURTSINGER "is going to keep coming after me" which she given evidence, in the next paragraph, of reaching out to Channel Four news, again behavior that is part of political campaigning.
- 7. Denies that he spread false rumors about GARRAMONE drinking and driving. A police body cam video, obtained through a Freedom of Information Request by a 3rd party and viewed by CURSINGER of the October 17, 2020 event, contains the following statements by the officer (at 23:33:40): "Commissioner or not, tell the chief next time her ass is drinking and driving I'm arresting her."
- 8. CURTSINGER submits the attached affidavit to support his Motion to Dismiss.
- 9. There is no statement in the application for a restraining order that shows potential or real harm necessitating an order of protections. GARRAMORE alleges stalking but gives no behaviors other than political participation behaviors that constitute stalking. No reasonable person should feel "terrorized, frightened, intimidated, threatened, harassed, or molested, and that actually causes the victim to feel terrorized, frightened, intimidated, threatened, harassed, or molested" (TCA 36-17-315) by political participation.

Having responded to the facts and charges, CURTSINGER now asserts the following: CURTSINGER ask that attorney fees in this matter be awarded him pursuant Tennessee

Public Participation Act TCA §20-17-102ff which states,

The purpose of this chapter is to encourage and safeguard the constitutional rights of persons to petition, to speak freely, to associate freely, and to participate in government to the fullest extent permitted by law and, at the same time, protect the rights of persons to file meritorious lawsuits for demonstrable injury. This chapter is consistent with and necessary to implement the rights protected by the Constitution of Tennessee, Article I, §§ 19 and 23, as well as by the First Amendment to the United States

Constitution, and shall be construed broadly to effectuate its purposes and intent. As used in this chapter:

(1) "Communication" means the making or submitting of a statement or document in any form or medium, including oral, written, audiovisual, or electronic;

(2) "Exercise of the right of association" means exercise of the constitutional right to join together to take collective action on a matter of public concern that falls within the protection of the United States Constitution or the Tennessee Constitution;

(3) "Exercise of the right of free speech" means a communication made in connection with a matter of public concern or religious expression that falls within the protection of the United States Constitution or the Tennessee Constitution;

(4) "Exercise of the right to petition" means a communication that falls within the protection of the United States Constitution or the Tennessee Constitution and:

(A) Is intended to encourage consideration or review of an issue by a federal, state, or local legislative, executive, judicial, or other governmental body; or

(B) Is intended to enlist public participation in an effort to effect consideration of an issue by a federal, state, or local legislative, executive, judicial, or other governmental body;

(5) "Legal action" means a claim, cause of action, petition, cross-claim, or counterclaim or any request for legal or equitable relief initiated against a private party;

(a) If a legal action is filed in response to a party's exercise of the right of free speech, right to petition, or right of association, that party may petition the court to dismiss the legal action.

(b) Such a petition may be filed within sixty (60) calendar days from the date of service of the legal action or, in the court's discretion, at any later time that the court deems proper.

(c) A response to the petition, including any opposing affidavits, may be served and filed by the opposing party no less than five (5) days before the hearing or, in the court's discretion, at any earlier time that the court deems proper.

(d) All discovery in the legal action is stayed upon the filing of a petition under this section. The stay of discovery remains in effect until the entry of an order ruling on the petition. The court may allow specified and limited discovery relevant to the petition upon a showing of good cause.

TCA 20-17-105

(a) The petitioning party has the burden of making a prima facie case that a legal action against the petitioning party is based on, relates to, or is in response to that party's exercise of the right to free speech, right to petition, or right of association.

(b) If the petitioning party meets this burden, the court shall dismiss the legal action unless the responding party establishes a prima facle case for each essential element of the claim in the legal action.

(c) Notwithstanding subsection (b), the court shall dismiss the legal action if the petitioning party establishes a valid defense to the claims in the legal action.

(d) The court may base its decision on supporting and opposing sworn affidavits stating admissible evidence upon which the liability or defense is based and on other admissible evidence presented by the parties.

(e) If the court dismisses a legal action pursuant to a petition filed under this chapter, the legal action or the challenged claim is dismissed with prejudice.

(f) If the court determines the responding party established a likelihood of prevailing on a claim:

(1) The fact that the court made that determination and the substance of the determination may not be admitted into evidence later in the case; and

(2) The determination does not affect the burden or standard of proof in the proceeding. 20-17-107

If the court dismisses a legal action pursuant to a petition filed under this chapter, the court **shall award** to the petitioning party:

(1) Court costs, reasonable attorney's fees, discretionary costs, and other expenses incurred in filing and prevailing upon the petition; and

(2) Any additional relief, including sanctions, that the court determines necessary to deter repetition of the conduct by the party who brought the legal action or by others similarly situated.

THEREFORE, CURTSINGER, by and though counsel moves this Court to dismiss this action pursuant to TCA §17-20-105.

THE MOTION PORTION TO DISMISS THIS SUIT AS TO CURTSINGER IS EXPECTED TO BE HEARD ON DECEMBER 8, 2022 at 8:30AM at the WILLIAMSON COUNTY GENERAL COURT IN FRANKLIN.

Respectfully Submitted,

/s/ George T. Davis, Esq. George T. Davis, Esq. 6307 Ramsgate Court Brentwood, TN 37027 615.544.5299 BPR: #20044 Attorney for Defendant

CERTIFICATE OF SERVICE AND NOTICE

I hereby certify that the foregoing has been served by email this 1st day of December, 2022 to:

Lisa Garramone

XXXX

/s/ George Davis George Davis

Deviced 118122 Deviced 118122 Special Switch

OATH AND AFFIDAVIT

STATE OF TENNESSEE COUNTY OF WILLIAMSON

Before me, the undersigned authority, personally appeared Joe Curtsinger, who, being duly sworn deposed as follows:

My name is Joe Curtsinger, I am of sound mind, capable of making this affidavit, and personally acquainted with the facts herein stated:

- I have never stalked, harassed, threatened, terrorized or intimidated Ms. Garramone.
- 2. I have spoken to others about the election for Commissioner and have spoken against the re-election of Ms. Garramone.
- 3. I have had no connection, communication or contact with Ms. Garramone since the election on November 8th, 2022.
- 4. I have shown the excerpts of the video obtained by a Freedom of Information Request "FOIR" from October 17, 2020 and December 11, 2020 of her being in a state of alcohol use and, as reasonably understood from the police description, her driving and drinking, as well as having been speeding going 50 in a 35 mph zone. I did so as part of participating in the election process and making citizens aware of the questionable behavior of Ms. Garramone.
- 5. I believe that such all conversations and actions on my part were of a political participation nature and had to do with the fitness of Ms. Garramone to serve as a Commissioner for the City of Nolensville.
- 6. Joe Curtsinger, swear and make oath that I am the Plaintiff in the foregoing Petition for Dismissal and for Attorney fees and that the statements contained therein are true and correct to the best of my knowledge, information and belief and are not made out of levity or by collusion with the Defendant, but out of sincerity and truth and for the causes alleged in the Complaint.

Sworn to and subscribed before me on this 1st day of December, 2022.

Notary Public

My Warnissa Guston 5/28/26

ANTITION OF SERVICE STANDON OF SERVICE SERVICE

IN THE GENERAL SESSI	ONS CONFLER	WILLIAMSON COUNTY, TENNESSEE EIVED
	—— DEC	1 5 2022
Lisa Ganamone PLAIR		SESSIONBENERAL SESSIONS ZO 2-2-08-216
Vs. Joseph Certsingere		CIRCUIT CASE NO. 2022-602
DEFENI	DANT(S)	
	NOTICE OF A	APPEAL
The Appellant(s), being the Defenden (Plaintiff(s) of desire to appeal to Circuit Court the General Session of Court (Court the General Session of Court (Court the General Session of Court (Court the General Session of Court the General Session of Court (Court the General Session of Court the General Session of Court the General Session of Court (Court the General Session of Court the General Session of Court (Court the General Session of Court the General Session of Court (Court the General Session of Court the General Session of Court (Court the General Session of Court the General Session of Court (Court the General Session of Court (Court the General Session of Court the General Session of Court (Court the Court (Court the General Session of Court (Court the Court (Court the General Session of Court (Court the Court (Court the Court (Court the Cour	ions' decision rendered on t	in the above captioned case, do(es) hereby give notice that I/we he:
In accordance with T.C.A. § 27-5-101, et seq. 1) Filing a Notice of Appeal form; and 2) Submitting proper appeal filing fee OR		
I/We understand that Circuit Court is a Court of R Court Clerk's Office does not provide forms for fi	ecord and that a court date ling and they <u>cannot</u> provic	will be assigned by the Circuit Judge. I/We understand the Circuit le legal advice.
I demand a jury to try this case:		***
APPELLANT (No Attorney Representation)	·	APPELLANT (With Attorney Representation)
Appellant (signature)	George Davo	Appellant (print)
Appellant Street Address	4	By Attorney (signature) Attorney Bar Number 6307 Ranus gafe Cf
Appellant City, State Zip		Attorney Street Address /
Appellant Phone		Brentwood, TN 37027 Attorney City, State, Zip
	ruge est e statuage e	615.498.1014 Attorney Phone
		Date ,20
Tennessee Code Annotated §27-5-108 allows you to appentry of the judgment.	NOTICE TO APPE cal the judgment of the Genera	LLANT(S) Il Sessions Court by the filing of a Notice of Appeal within ten (10) days of
The ten (10) day period begins on the day following the (e.g., where entry of indement occurs on the 1st day of the	entry of the judgment. The No ie month, Notice of Appeal in	stice of Appeal must be filed by the close of business on the tenth (10) day. ist be filed by the close of business on the 11th day of the month.)
•		e Notice of Appeal must be filed by the close of business on the next
Filed Date: Dec. 15. 2022		Clerk/Deputy Clerk-General Session Jourt

Williamson County Circuit Court Rule Docket Report

Date: 6/26/2025 1:53:53PM

User: anne

Rule Entry Date	Case Number	Case Style	Page Number	Rule Entry	Associated Party
12/15/2022 09 54AM	94CC1-3033-CV-603	LISA LENAHAN GARRAMONE 13 JOSEPH		NOTICE OF APPEAL - Filed in O. S. Civil Court	
IDINIALE AND AND ALL	***************************************	CARMAN CURTSINGER, JR		(Appealing Atty Fors Only) on G.S. Order of	
		C. I.		Protection	
12/15/2022 07 STAM	94CC1-2012-CV-601	LISA LENAHAN GARRAMONE 11 JOSEPH		Filing Entered: Appeal from General Sessions . Filed	
IDINIUII VI JAKA	716(17111-61-001	CARMAN CURTSINGER, JR.		For LISA LENAHAN GARRAMONE - Filed	
		CARMAN CORTSINGER AC		Against JOSEPH CARMAN CURTSINGER, JR.	
	94CC1-1033-CV-603	LISA LENAHAN GARRAMONE 13 JOSEPH		Empled Judge's Assistant Amy copy of Appeal	
15/16/2033 TO 24 VW	44CC3-5055-C4-005	CARMAN CURTSINGER, IR.			
	m.ca. 2022 (11.48)	LISA LENAHAN GARRAMONE 14 JOSEPH		Hearing Entered: General Sessions Appeal scheduled	
12/19/2022 OI 00PM	94CC1-3033-CV-603			for JOSEPH CARMAN CURTSINGER, JR. on	
		CARMAN CURTSINGER, JR.		1/10/2023 9:00 AM; Deans Hood	
		A A A MANUAL CARRANTONICA - INCENT		NOTICE AND ORDER TO SET FOR REVIEW ON	
12/19/2022 OH BHPM	31CC1-3033-CA-603	LISA LENAHAN GARRAMONE 13 JOSEPH		1-10-23 @ 9AM	
		CARMAN CURTSINGER, JR.		ORDER OF RECUSAL OF JUDGE HOOD	
01/04/2023 02:17PM	41CC1-5055-CA-605	LISA LENAHAN GARRAMONE 13 JOSEPH		REFERRED TO JUDGE BINKLEY FOR	
		CARMAN CURTSINGER, JR.		REASSIGNMENT	
	_			Hearing Result: for JOSEPH CARMAN	
01/10/2023 11:47AM	94CC1-3033-CV-603	LISA LENAHAN GARRAMONE W JOSEPH		CURTSINGER, IR General Sections Appeal held	
		CARMAN CURTSINGER, JR.		1/10/2023 9:00:00 AM - Order Signed - Civil	
61/11/2023 OB 52AM	94CC1-2022-CV-602	LISA LENAHAN GARRAMONE >> JOSEPH		Lisa Garramone correct information:	
		CARMAN CURTSINGER, JR.			
				Address:	
				Notensville, TN 37135	
02/13/2023 H-23AM	94CC1-2032-CV-603	Lisa Lenahan Garramone 🗤 Joseph		Reassign Judge: Old Judge Deana Hood, New Judge	
		CARMAN CURTSINGER, IR.		Joseph A Woodrell.	
02/13/2023 11:26AM	94CC1-3033-CV-603	LISA LENAHAN GARRAMONE 🗤 JOSEPH		ORDER OF REASSIGNMENT - TO JUDGE	
		CARMAN CURTSINGER, JR.		WOODRUFF	
04/20/2013 09:55AM	91CC1-1011-CV-601	LISA LENAHAN GARRAMONE 13 JOSEPH		Hearing Entered: Motions Hearing scheduled for	
		CARMAN CURTSINGER, IR.		JOSEPH CARMAN CURTSINGER, JR. ←	
				5/11/2023 9:00 AM; Joseph A Woodreff	
04/20/2023 09 56AM	94CC1-2033-CV-603	LISA LENAHAN GARRAMONE 11 JOSEPH		MOTION (to Set & Memorandum of Law - set	
•		CARMAN CURTSINGER, JR.		May (1th)	
04/20/2023 07 56AM	94CC1-3033-CV-603	LISA LENAHAN GARRAMONE VI JOSEPH		MISCELLANEOUS FILING (Exhibit A to Motion	
		CARMAN CURTSINGER, JR.		10 Sct)	
04/20/2023 09 56/434	94CC1-2022-CV-602	LISA LEHAHAN GARRAMONE 14 JOSEPH		MISCELLANEOUS FILING (Exhibit B to Motion	
		CARMAN CURTSINGER, IR.		io set)	
04/20/2023 UF 58AM	94CC1-2022-CV-602	LISA LENAHAN GARRAMONE . JOSEPH		MISCELLANEOUS FILING (Edubit C to Motion	
***************************************		CARMAN CURTSINGER, IR		to Sct)	
05/10/2023 02:40PM	94CC1-2022-CV-602	LISA LENAHAN GARRAMONE 15 JOSEPH		MISCELLANEOUS FILING (Reset Motion to Set	
ONIGIOES OF AGENT		CARMAN CURTSINGER, JR		to Jane Bijh)	
06/05/2023 GE 53AM	91CC1-2022-CV-602	LISA LENAHAN GARRAMONE 11 JOSEPH		Response (to Memorandum of Law & Motion to	
ANNUALLY OF STATE	**************************************	CARMAN CURTSINGER, IR.		Set - obo Pinf)	
NOTES 18 17431	94CC1-2822-CV-602	LISA LENAHAN GARRAMONE 11 JOSEPH		Hearing Result: for JOSEPH CARMAN	
06/01/2023 [6.47AM	/1001-4V14-C 1-W4	CARMAN CURTSINGER, JR.		CURTSINGER, IR - Motions Hearing held	
		CARRIAN CONTRINUER IN		S/11/2023 9:00:00 AM - UNDER ADVISEMENT -	
				Civil. Any's request Judge to rule on the papers.	
A/ 515011 00 6544	94CC1-2022-CV-602	LISA LENAHAN GARRAMONE VI JOSEPH		ORDER - ATTY FEES DENIED	
06/22/2023 09 49AM	210011846764-096	CARMAN CURTSINGER, JR.			
		CARMAN CURTAINUER, IN.			

Page 2 of 3

Williamson County Circuit Court Rule Docket Report

Date: 6/26/2025 1:53:53PM

User: anne

lule Entry Date	Case Number	Case Style	Page Number	Rule Entry	Associated Party
6/23/2023 10 22AM	94CC1-2032-CV-603	LISA LENAHAN GARRAMONE 11 JOSEPH		MOTION (Motion to Reconsider)	
*******	7.007 C	CARMAN CURTSINGER, JR.			
06/27/2023 11:59AM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE 11 JOSEPH		DENIED MOTION TO RECONSIDER		
	CARMAN CURTSINGER, JR.				
07/12/2023 03:02PM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE 18 JOSEPH		COA - NOTICE OF APPEAL (coa filed due		
	CARMAN CURTSINGER, JR.		7/11/23)		
07/13/2023 10 22AM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE vs JOSEPH		COA INVOICE - emailed to		
	CARMAN CURTSINGER, JR		georgedaris @sonalegal com		
07/13/2023 10 25AM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE 11 JOSEPH		Case Status Change: Appealed		
	CARMAN CURTSINGER, JR				
07/14/2023 01 09PM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE 14 JOSEPH		(OA - TRAP) Notice of Appeal Filed		
	CARMAN CURTSINGER, JR.				
£02/2023 10 12AM	94CC1-3033-CV-603	LISA LENAHAN GARRAMONE 13 JOSEPH		TRANSCRIPT (Transcript of G S. Heuring taken	
		CARMAN CURTSINGER, JR.		Dec. 1, 2022)	
01/02/2023 10 12AM 94CCI-2022-CV-602	LISA LENAHAN GARRAMONE 14 JOSEPH		NOTICE OF FILING TRANSCRIPTS (of General		
		CARMAN CURTSINGER, JR		Sessions Hearing)	
01/03/2023 08 53AM 94CC1-3022-CV-602	LISA LENAHAN GARRAMONE 13 JOSEPH		2nd COA INVOICE - emailed to		
	CARMAN CURTSINGER, JR.		georgedavis/dicanlegal com		
09/05/2023 10:49AM 94CC1-2022-CV-602	Lisa Lenahan Garramone 🗤 Joseph		3rd NOTICE - APPEAL INVOICE - emailed to		
	CARMAN CURTSINGER, JR.		any a davis and mailed hardcopy RCVD CHECK FOR APPEAL COSTS		
09/11/2023 10 34AM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE vs JOSEPH		KCAD CHECK LOK WILEYDCO312		
	CARMAN CURTSINGER, JR.		PO #24001797 - Road Russier to COA		
09/14/2023 07 43AM 94CC1-2022-CV-602	Lisa Lenahan Garramone 🗤 Joseph		LO at 400 tax - Kord Kramer, to cour		
	CARMAN CURTSINGER, JR		COA NOTICE: APPELLATE RECORD		
D/04/2023 AT 33PM	24CC1-5053-CA-603	LISA LENAHAN GARRAMONE 14 JOSEPH		ORIGINAL FILED (cos filed date 10/2/23)	
		CARMAN CURTSINGER, JR.		COA - NOTICE: ORDER - REMAND TO TRIAL	
0/04/2023 01-34PM	94CC1-2022-CV-602	LISA LENAHAN GARRAMONE 11 JOSEPH		COURT - NON-DISPOSTIONAL (coa filed date	
	CARMAN CURTSINGER, JR		(00X) 1000-0137-0311-04X-0103-1103-020-		
			Emailed COA notices to Cathy for Judge Woodruff		
10/04/2013 02/39PM 94CC1-2022-CV-601	LISA LENAHAN GARRAMONE 11 JOSEPH		to review.		
	CARMAN CURTSINGER, JR		ORDER - DISPOSING OF THE MOTION TO		
10X9/2023 03:14PM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE VI JOSEPH		RECONSIDER		
	CARMAN CURTSINGER, JR.		SUPPLEMENTAL COA RECORD SENT		
(0/10/2023 09 23AM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE 14 JOSEPH		CERTIFIED MAIL #7019 0160 0000 6927 5478		
	CARMAN CURTSINGER, JR		COA - NOTICE - APPELLATE RECORD -		
IO/16/2023 09:49AM	94CC1-3033-CV-603	LISA LENAHAN GARRAMONE 11 JOSEPH		SUPPLEMENTAL FILED	
		CARMAN CURTSINGER, JR.		RETURN OF GREEN CARD - for Supplemental	
10/17/2023 02 43PM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE 13 JOSEPH		Record		
		CARMAN CURTSINGER, JR.		MISCELLANEOUS FILING (APPELLATE	
02/25/2025 11 09 AM	94CC1-3633-CY-603	LISA LENAHAN GARRAMONE 13 JOSEPH		DECISION)	
	CARMAN CURTSINGER, IR		PROPOSED ORDER (CIVIL) (Order to Transfer)		
02/25/2025 11:09AM 94CC1-2022-CV-602	LISA LENAHAN GARRAMONE 14 JOSEPH				
	01001 1031 CV (C)	CARMAN CURTSINGER, JR.		ORDER (CIVIL) (Order to Transfer)	
02/26/2025 02:3APA1	31CC1-3033-CA-603	LISA LENAHAN GARRAMONE 14 JOSEPH		• • • •	
	CARMAN CURTSINGER, IR.		CLERKS CERTIFICATE OF SERVICE ON ORDER		
02/27/2025 02:50PM	94CC1-2022-CV-602	LISA LENAHAN GARRAMONE VI JOSEPH			

Page 3 of 3 Williamson County Circuit Court Date: 6/26/2025 1:53:53PM Rule Docket Report User: anne Associated Party Page Number Rule Entry Rule Entry Date Case Style Case Number MISCELLANEOUS FILING (COA- ORDER - MISC LISALENAHAN GARRAMONE 14 JOSEPH 94CC1-2022-CV-602 (SUA SPONTE)) CARMAN CURTSINGER, IR. LISA LENAHAN GARRAMONE 14 JOSEPH ORDER (CIVIL) (COA - Judgment Filed 94CC1-2022-CV-602 04/14/2025 01:17PM 01/31/2025) CARMAN CURTSINGER, JR. ORDER (CIVIL) (COA - Order & Mandate -LISA LENAHAN GARRAMONE + JOSEPH 94CC1-2022-CV-602 04/14/2023 01:21PM 04/09/2025) CARMAN CURTSINGER, JR ORDER (CIVIL) (ORDER - REMAND BY TH 94CC1+2022-CV-602 LISA LENAHAN GARRASIONE V JOSEPH 06-02/2015 09:03AM COURT OF APPEALS) CARMAN CURTSINGER, JR Swom to before me the 26th June, 2025. _, Clerk _ , D.C.